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## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

JOHN F. CORCORAN, CLERK BY:

KENNETH EDWARD BARBOUR, Plaintiff,	) Civil Action No. 7:08-cv-00598
v.	, ) )
WESTERN REGIONAL DIRECTOR VDOC, <u>et.</u> <u>al.,</u> Defendants.	, ) ) )
KENNETH EDWARD BARBOUR, Plaintiff,	) Civil Action No. 7:08-cv-00601
v.	, )
VDOC DIRECTOR INMATE HEALTH SERVICES, <u>et. al.,</u> Defendants.	) ) )
KENNETH EDWARD BARBOUR, Plaintiff,	) Civil Action No. 7:08-cv-00602
v.	)
WESTERN REGIONAL DIRECTOR VDOC, <u>et. al.,</u> Defendants.	) ) )
KENNETH EDWARD BARBOUR, Plaintiff,	) Civil Action No. 7:08-cv-00603
v.	)
CAPTAIN REYNOLDS, <u>et. al.,</u> Defendants.	) ) )

KENNETH EDWARD BARBOUR,	)
Plaintiff,	Civil Action No. 7:08-cv-00604
v.	) )
WESTERN REGIONAL	) }
DIRECTOR VDOC, et. al.,	) )
Defendants.	
KENNETH EDWARD BARBOUR,	)
Plaintiff,	Civil Action No. 7:08-cv-00605
	)
<b>v.</b>	
WINGSTON DEGLOVAL	
WESTERN REGIONAL	)
DIRECTOR VDOC, et. al., Defendants.	)
Detenuants.	,
KENNETH EDWARD BARBOUR,	)
Plaintiff,	Civil Action No. 7:08-cv-00606
·	)
<b>v.</b>	)
VDOC WESTER REGIONAL	)
DIRECTOR, et. al., Defendants.	)
Defendants.	)
KENNETH EDWARD BARBOUR,	)
Plaintiff,	Civil Action No. 7:08-cv-00607
	) )
<b>v.</b>	) FINAL ORDER
BRYAN WATSON, et. al.,	By: Hon. James C. Turk
Defendants.	Senior United States District Judge

In accordance with the Memorandum Opinion entered this day, it is hereby

## ADJUDGED and ORDERED

that these eight (8) civil actions are hereby **CONSOLIDATED** for disposition; all eight (8) civil actions are hereby **DISMISSED** without prejudice, pursuant to 28 U.S.C. §1915A(b)(1), for

failure to state a claim; and all eight (8) actions are stricken from the active docket of the court.

Plaintiff is advised that federal law provides that a prisoner may not bring a civil action without complete prepayment of the appropriate filing fee if the prisoner has brought on three or more occasions, an action or appeal in a federal court that was dismissed as frivolous, as malicious, or for failure to state a claim upon which relief may be granted, unless the prisoner is in imminent danger of serious physical injury. See 28 U.S.C. §1915(g). Because of the overlapping nature of plaintiff's claims in these eight civil actions, the simultaneous dismissal of these eight complaints shall only count as one qualified dismissal under 28 U.S.C. § 1915(g). Thus, plaintiff is advised that he now has at least one "strike" under § 1915(g), and if he has previously had, or in the future has, two or more other civil actions in federal court dismissed on the grounds cited in § 1915(g), he will no longer be allowed to file any civil action in federal court without prepayment of the \$350.00 filing fee, unless he demonstrates imminent danger of serious physical harm.

The Clerk is directed to send copies of this order and the accompanying memorandum opinion to plaintiff.

ENTER: This <u>26</u> day of November, 2008.

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Serior United States District Judge